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NASHVILLE, TENN.**MUNICIPAL NURSES FOR CONSERVATION OF INFANTS.**

SECTION 1. That the board of health be, and is hereby, empowered and authorized to employ two or more female nurses for the prevention of infant mortality at a salary of not less than \$80 per month nor more than \$85 per month. Said nurses shall be under the control and direction of the city health officer and shall be graduate trained nurses holding certificates or diplomas for proficiency from some reputable hospital or institution.

[Ordinance No. 134, as amended Sept. 18, 1911.]

NEW BEDFORD, MASS.**BAKERIES—CARE AND MAINTENANCE.**

RULE 1. It shall be unlawful for any owner, agent, or lessee of a bakery, making use of a portable oven, to cover the same on top with dirt, sand, or ashes, unless the same be protected by some proper covering to prevent dust flying about the room.

RULE 2. The use of openings under ovens as places of storage for coal, coke, and ashes is prohibited, unless the same be placed in covered tight barrels.

RULE 3. The floors of all bakeries must be scrubbed with soap and water once a week and scraped daily.

RULE 4. The plastered walls and ceilings of all bakeries shall be whitewashed once every three months, and where the walls are wainscoted such wainscoting must be painted or shellacked and kept clean.

[Ordinance, board of health, adopted Oct. 2, 1911.]

OIL CITY, PA.**MILK—PRODUCTION, CARE, AND SALE.**

RULE 27. At least once in each and every year the board of health shall cause an inspection to be made of every source of supply of milk or cream or both, which may be offered for sale or exchange, or sold or exchanged in the city or for use in the city of Oil City. The inspector and the method of inspection shall be selected by the board of health.

RULE 28. The inspector selected by the board shall have the power and authority to inspect all dairies, cows, utensils, appointments, water supply and methods, and anything which may in any way pertain to the proper producing and handling of milk or cream sold or consumed in the city of Oil City. He shall make a report in writing, on blanks provided for that purpose, of each dairy to the board of health as soon as possible after the inspection is made. Said report shall show the number of points allowed for each item appearing on the blanks, together with any recommendations which he may see fit to make in order to improve the methods employed.

If any cow or cows in any dairy do not come up to the standard as regards the health of the herd, the inspector shall specify the exact condition of such cow or cows and if in his opinion a tuberculin test should be made. If the inspector recommends a tuberculin test the board shall have the test made under the supervision of the State live-stock sanitary board.

RULE 29. No person, persons, or corporation shall sell, exchange, or furnish or offer to sell, exchange, or furnish milk or cream, or either or both, in the city or for use in the city of Oil City, without first procuring from the board of health a permit so to do. All dairies selling milk or cream or either or both for use in the city of Oil City shall procure permits from the board of health before the 1st day of June in each and every year.

RULE 30. The board shall by resolution fix a minimum score for dairies to be entitled to secure a permit to sell milk or cream or both in the city of Oil City. All dairies having the minimum score or a higher score shall be entitled to a permit to sell milk or cream or both in the city of Oil City. However, the board may on recommendation of the inspector of dairies issue a "probationary" permit to any dairy or dairies which shall not reach the minimum score, but which may be making improvements in the condition of their dairy surroundings or methods. The board may at any time revoke for just cause any permit or permits which may have been issued: *Provided*, That the holder of such revoked permits shall be entitled to a hearing on the same before the board, if the permit holder so desires. Should the reasons for revoking a permit be disproved at such hearing then the holder shall be entitled to a return of said permit.

RULE 31. Every vender of milk or cream or both shall have his or her name or the name of the dairy plainly marked, together with the number of the permit, in a conspicuous place on the vehicle or vehicles from which delivery of milk or cream is made.

RULE 32. Any addition of noninspected cows to herds already inspected shall be reported in writing to the board of health immediately, and any failure so to do shall be punishable by a fine of not less than \$1 and not more than \$5 for each such cow for each day while milk or cream or both is sold or offered for sale from said noninspected cow or cows: *Provided*, That the board of health may grant temporary permission for the sale of milk from uninspected cows until an inspection may be made.

RULE 33. No person, persons, or corporation shall sell, exchange, or deliver, or have in their custody or possession with intent to sell, exchange, or deliver, milk from which the cream or any part thereof has been removed, unless in a conspicuous place above the center upon the outside of every vessel, can, or package, from which such milk is sold, the words "skimmed milk" are distinctly painted in letters of not less than 1 inch in length.

RULE 34. No person, persons, or corporation shall sell, exchange, or deliver, or offer to sell, exchange, or deliver, or have in his or her possession or custody with intent to sell, exchange, or deliver, for use in the city of Oil City, any unwholesome, diluted, or adulterated milk or cream, or milk or cream to which has been added any foreign substance (see sec. 1, act of assembly, approved June 26, 1895), or milk known as "swill milk," or milk containing less than 3 per cent of butter fats, or the specific gravity of which, at 60° F., shall be between 1.029 and 1.031, or which upon analysis is shown to contain more than 87½ per cent of watery fluid, or less than 12½ per cent of milk solids; or milk from cows that, for the most part, are kept tied up in the stalls during suitable weather when they should be out of doors and have exercise, or milk from cows that are fed on swill, still slops, or other like food.

RULE 35. As soon as any case of typhoid or typhus fever, scarlet fever, scarlet rash or scarlatina, smallpox, variola, or varioloid, measles, diphtheria, diphtheric croup, diphtheric sore throat, cerebrospinal meningitis (epidemic) (cerebrospinal fever, spotted fever), chickenpox, erysipelas, German measles, tetanus, or tuberculosis in any form shall occur on any dairy premises from which milk or cream or both are sold, exchanged, or supplied in the city of Oil City, the owner, lessee, manager, or superintendent or other person in charge of such dairy premises shall immediately report the same to this board of health, giving full particulars, and refrain from selling, exchanging, or supplying in or for use in the city of Oil City, milk, cream, butter, cheese, or other dairy products from such dairy until authorized to again do so by the Oil City Board of Health.

RULE 36. No person having a contagious, infectious, or communicable disease, or having been recently in contact with or exposed to any person having a contagious, infectious, or communicable disease shall milk any cow or cows, or handle any cans, measures, or other vessels or utensils used for milk or cream, or their products, intended for sale or exchange or use or that may be sold, exchanged or used in the city of Oil City until after the time of quarantine prescribed in the rules and regulations of the board of health shall have expired.

RULE 37. No milk or cream or their products intended for sale, exchange, or use in the city of Oil City shall be kept in any manner in any house or cellar thereof in which there is or has been any contagious, infectious, or communicable disease until said dwelling or part thereof shall have been fully and properly disinfected by the board of health or representative thereof and also until authorized by the Oil City board of health.

RULE 38. All bottles used for the delivery of milk or cream shall be properly cleansed and sterilized each time before being used again. No bottles shall be collected from premises under quarantine until after such quarantine shall have been lifted and the premises properly disinfected by the board of health.

RULE 39. Every person, persons, or corporation conducting or intending to conduct a depot for distributing or bottling milk or cream, or both, for use in the city of Oil City shall make application in writing to the board of health for permission so to do. Said application shall state the location of the depot and the name or names and addresses of dairies from whom milk or cream or both is to be received. No milk or cream shall be received by any depot from any dairy or dairies which have not been inspected and approved by the Oil City board of health.

RULE 40. Any change in the source of supply of milk or cream, or both, by dairy depots shall be promptly reported to the board of health in writing, and no milk or cream shall be received by such dairy depot until after such proposed change shall have been reported to the Oil City board of health and the said dairy or dairies have been properly inspected and approved. Immediately upon the discontinuance of

supply of milk or cream from any dairy or dairies by a dairy depot, said change must be reported to the board of health in writing.

RULE 41. No milk or dairy depot or bottling room for milk or cream or both shall be conducted within the limits of the city, nor outside of the city when the milk or cream therefrom is intended for sale or use in the city of Oil City, unless said depot shall have been first approved by the board of health. All dairy depots or bottling rooms shall have the name of the depot or the owner or owners thereof plainly marked on the front of such place of business, together with the number of their permit issued by the Oil City Board of Health.

RULE 42. The following rules shall govern the condition of the storage or bottling room of all dairy depots:

(1) The floors shall be water-tight and the drainage therefrom shall be connected to properly trapped sewers, and no water shall be permitted to stand or accumulate under the floor.

(2) The room shall be properly ventilated and lighted.

(3) The locality shall be free from noxious odors.

(4) Nothing else, except butter or eggs, shall be kept or stored in said room with milk or cream or both.

(5) All windows and doors shall be properly and securely screened.

RULE 43. When it is not possible to have an inspection made of a dairy which desires to sell or ship milk into Oil City, the board of health may issue a temporary permit to such dairy or dairies, which permit shall remain in force until an inspection of such dairy or dairies can be made.

[Regulations board of health adopted Oct. 18, 1911.]

YONKERS, N. Y.

DISEASED AND DEAD ANIMALS.

SEC. 104. No animal affected with an infectious or contagious disease shall be brought or kept within the limits of the city of Yonkers without a permit from the health bureau. No animal having the glanders or farcy shall be kept, used, retained, or permitted within said city.

SEC. 105. It shall be the duty of every veterinary surgeon who is called to exterminate or professionally attend any animal within the city of Yonkers having the glanders or farcy, within 24 hours thereafter to report in writing to the health bureau the following facts, viz: First, a statement of the location of such diseased animal; second, the name and addresss of the owner thereof and of the person in whose possession the same may be; third, the type and character of the disease. It shall be the duty of every owner and person in possession of any such animal upon discovery of the fact that it is affected with glanders or farcy to immediately report the fact to the health officer and to remove or dispose of such animal in the manner designated by the health officer.

SEC. 106. No person shall leave in or throw into any public place, street, or water or offensively expose or bury the body, or any part thereof, of any dead or fatally sick or injured animal; and no person shall keep any dead animal or offensive meat, bird, fowl, or fish, in a place where the same may be dangerous to life or detrimental to the health of any person.

SEC. 107. Every person having a dead animal or any animal diseased past recovery or sick with any contagious or infectious disease on his premises in the city of Yonkers, and every person who has in his charge or under his control any animal which has died of any contagious or infectious disease in any street or place in said city, shall at once remove, or cause to be removed, every such animal, and dispose of the same as the health officer may direct.

SEC. 108. Any animal being in any street or public place in the city of Yonkers, and appearing in the estimation of the health officer (and of two discreet citizens called by him to view the same in his presence) injured or diseased past recovery for any useful purpose, and not being attended and properly cared for by the owner or by some proper person having charge thereof for such owner, or not having been removed to some private premises, or to some place designated by the health officer within one hour after being found or left in such condition, may be deprived of life by the health officer or as he may direct; and shall thereafter, unless at once removed by the owner or person having charge thereof for the owner, be treated as any other dead animal found on a street or public place.

[Part of ordinance adopted Dec. 26, 1911.]